

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JOHN B. HOWARD

07 CV. 123 (Hittner D.)

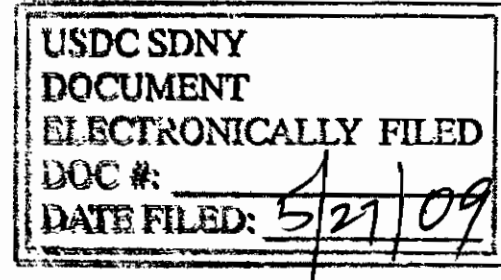
Plaintiff

Order to Extend Time

VERSUS

CROWLEY MARITIME CORPORATION :
INTREPID SHIP MANAGEMENT, INC. :
MARINE TRANSPORT CORP. :
MARINE TRANSPORT LINES, INC. :
MARINE TRANSPORT MANAGEMENT INC. :
MARINE PERSONNEL & PROVISIONING :
COMPANY LLC. :
SHELL OIL COMPANY :
EQUILON ENTERPRISES LLC, d/b/a :
SHELL OIL PRODUCTS US :

Defendants



The Plaintiff and the Shell defendants having advised the court that Shell requires an addition 45 days to provide plaintiff with the settlement funds;

It is Hereby Ordered that the Shell defendants shall have until June 30TH to provide plaintiff with the settlement funds, in the absence of which either party may apply on five days notice for an Order either extending this time or restoring the case to the trial calendar.

Signed at Houston, Texas on 22 of May 15, 2009

A handwritten signature in black ink, appearing to read "David Hittner".

David Hittner USDJ

Tabak Mellusi & Shisha
Attorneys for Plaintiff
By _____
Ralph J. Mellusi

FULBRIGHT & JAWORSKI L.L.P.
Attorney for Shell Defendants

BY _____

Edward Patterson

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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JOHN B. HOWARD : 07 CV. 123 (Hittner D.)
: Plaintiff :
VERSUS : Motion to Extend Time to Finalize
: Settlement :
: :
CROWLEY MARITIME CORPORATION :
INTREPID SHIP MANAGEMENT, INC. :
MARINE TRANSPORT CORP. :
MARINE TRANSPORT LINES, INC. :
MARINE TRANSPORT MANAGEMENT INC. :
MARINE PERSONNEL & PROVISIONING :
COMPANY LLC. :
SHELL OIL COMPANY :
EQUILON ENTERPRISES LLC, d/b/a :
SHELL OIL PRODUCTS US :
: Defendants :
-----x

This is a Joint Motion submitted by the Plaintiff and the Shell Oil Defendants (Shell Oil Company, Equilon Enterprises LLC d/b/a Shell Oil Products US requesting an additional 45 days beyond May 15th to consummate the settlement.

A misrouting and apparent loss of the settlement check has caused an unexpected delay.

Plaintiff has received his settlement payment from all other defendants and for this reason, their participation in this motion was not requested nor needed.

Dated New York New York

May 15, 2009

Tabak Mellusi & Shisha

Attorneys for Plaintiff

By /s/ _____

Ralph J. Mellusi

FULBRIGHT & JAWORSKI L.L.P.
Attorney for Shell Defendants

BY /s/ _____

Edward Patterson